UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DAVID MOLINA and EDY MOLINA,

v.

Civil Action No.: 07 CIV 6910

**ANSWER** 

Plaintiff,

DEFENDANT TOP NOTCH ONE LLC and JOHN CAMPANA'S

LLC., JOHN PAUL GENERAL :
CONTROATING & DEVEL OPMENT :

CONTRCATING & DEVELOPMENT, INC., and as individuals, ERIC JADOW, JOHN CAMPANA, JOHN RUZZA and PAUL PUCCINI.

TOP NOTCH ONE CONSTRUCTION,

Defendants.

S.

Defendant, JOHN CAMPANA and TOP NOTCH ONE CONSTRUCTION, by and through his attorneys, MEDINA, TORREY, MAMO & GARCIA P.C., as and for his Answer to plaintiff's Complaint, dated July 31, 2007, responds upon information and belief as follows:

#### NATURE OF THE ACTION

1. Deny knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraphs "1" "2" and "3" of the Complaint. In addition, ANSWERING DEFENDANT refers all questions of law and fact to this Honorable Court.

## **THE PARTIES**

- 2. Deny knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph "3" of the Complaint.
  - 3. Admits the allegations contained in paragraph "4" of the Complaint.
- 4. Deny knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph "5" of the Complaint.

- 5. Deny knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph "6" of the Complaint.
- 6. Deny knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph "7" of the Complaint.
- 7. Deny knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph "8" of the Complaint.
  - 8. Deny the allegations contained in paragraph "9" of the Complaint.
- 9. Deny knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph "10" of the Complaint.
- 10. Deny knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph "11" of the Complaint.

## **JURISDICTION**

11. Deny knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph "12" and "13" of the Complaint. ANSWERING DEFENDANT refers all questions of law and fact to this Honorable Court.

#### **BACKROUND**

- 13. Deny knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph "14", "15", "16" and "17" of the Complaint. ANSWERING DEFENDANT refers all questions of law and fact to this Honorable Court.
- 14. Deny knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph "18", "19", "20", "21" and "22" of the Complaint.
- 15. Deny knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph "23", "24", "25", "26", and "27" " of the Complaint.

#### AS AND FOR AN ANSWER TO THE FIRST CAUSE OF ACTION

- 16. Defendant repeats and realleges each and every response asserted in paragraph numbers "1" through "15" above, as and for their response to paragraph "16", with the same force and effect as set forth at length herein.
  - Deny the allegations contained in paragraph "29", "30", "31", "32", and "33". 17.

#### AS AND FOR AN ANSWER TO THE SECOND CAUSE OF ACTION

- 18. Defendants repeat and reallege each and every response asserted in paragraph numbers "1" through "17" and any other paragraphs in this Complaint above, as and for their response to paragraph "18", with the same force and effect as set forth at length herein.
  - 19. Deny the allegations contained in paragraph "19", "35", "36", and "37".

#### AS AND FOR A FIRST AFFIRMATIVE DEFENSE

21. The Court lacks subject matter jurisdiction over the case in controversy.

# AS AND FOR A SECOND AFFIRMATIVE DEFENSE

22. The ANSWERING DEFENDANT alleges that the Complaint on file herein fails to state a claim upon which relief can be granted.

#### AS AND FOR A THIRD AFFIRMATIVE DEFENSE

23. The ANSWERING DEFENDANT alleges that any harm which came to plaintiff was a direct and proximate result of plaintiff's own actions.

## AS AND FOR A NINTH AFFIRMATIVE DEFENSE

24. Some or all of Plaintiff's claims may be barred by the applicable Statute of Limitations.

**WHEREFORE**, it is respectfully requested that (a) the Complaint and any and all claims asserted against Defendant, TOP NOTCH ONE CONSTRUCTION LLC and JOHN

Dated: September 24, 2007

MEDINA, TORREY, MAMO & GARCIA P.C. Attorneys for Defendant WALTER SPAGNOLA

> By:/s/ Anthony J. Mamo, Jr. ANTHONY J. MAMO, JR., Esq. (AJM-2570) 95 Beekman Avenue Sleepy Hollow, NY 10591 (914) 631-5050

TO:

Lee Seham, Esq. Seham, Seham Meltz and Petersen 445 Hamilton Avenue White Plains, NY 10601

STATE OF NEW YORK	) ) ss.:
COUNTY OF WESTCHESTER	
	R., being duly sworn, deposes and says, that deponent is not a ears of age. That on September 24, 2007, deponent served the g parties:
Lee Seham White Plains, NY 10601	
By mailing the same by Regular Maindicated above.	ail, addressed to the last known address of the addressee(s) as
	/s/ Anthony J. Mamo, Jr. ANTHONY J. MAMO, JR.
Sworn to before me this 24 <sup>th</sup> day of September 2007	
Notary Public	